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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	. CONFIRMATION NO.	
10/611,419	06/30/2003	Yee-Chung Fu	Q01-1041-US1 / 11198.71 5714		
7:	590 08/22/2005	EXAMINER			
The Law Offi	ce of Steven G. Roeder	CHEN, TIANJIE			
5560 Chelsea Avenue			ART UNIT	PAPER NUMBER	
La Jolla, CA	La Jolla, CA 92037			FAFER NUMBER	
			2652		
			DATE MAILED: 08/22/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No.	Applicant(s)			
Office Action Summary		10/611,419		FU ET AL.			
		Examiner		Art Unit			
		Tianjie Che		2652			
Period fo	The MAILING DATE of this communication ap r Reply	ppears on the o	cover sheet with the co	orrespondence ad	idress		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filled, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on 16.	June 2005.					
·		is action is no	n-final.				
\ -	,						
Dispositi	on of Claims						
5)□ 6)⊠ 7)□	 Claim(s) 1-48 is/are pending in the application. 4a) Of the above claim(s) 8,22 and 36 is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-7,9-21,23-35 and 37-48 is/are rejected. 						
Applicati	on Papers						
9)[] .	The specification is objected to by the Examin	ier.					
	The drawing(s) filed on is/are: a) ac						
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	nder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachment	(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date Paper No(s)/Mail Date Paper No(s)/Mail Date Other:					O-152)		

Non-Final Rejection

Election/Restrictions

1. Applicant's election with traverse of Species I, claims 1-7, 9-21, and 37-48 in the reply filed on 06/16/2005 is acknowledged. The traversal is on the ground(s) that "the embodiment illustrated in the Figures are not completely <u>unconnected</u> in design, operation, or effect, as required a finding of independent invention." This is not found persuasive because the species are not usable together, thus they are independent.

The requirement is still deemed proper and is therefore made FINAL.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

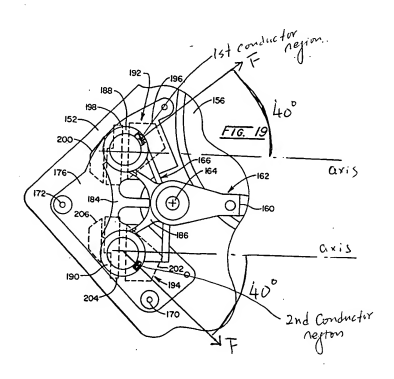
A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-5, 9-19, 23-35, and 37, 38, 41-48 are rejected under 35 U.S.C. 102(b) as being anticipated by Wasson (US 5,295,031).

Claims 1, 32, Wasson shows a disk drive including; an inherent storage disk having a plurality of tracks; a data transducer 18 (Fig. 2; column 6, line 18); an actuator assembly 162 (Fig. 19) that supports the data transducer over one of the tracks, the actuator assembly having a rotatable actuator hub 164 and a longitudinal axis (Fig. 20), the actuator hub being subjected to a resultant force that can cause track misregistration of the data transducer during movement of the actuator assembly; and a positioner that moves the actuator assembly relative to the storage disk, the positioner including (i) a magnet assembly 194+196 and etc. (Column 12,

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lines 44-64) that generates a magnetic field, and (ii) a first conductor region 188 (SeFig. 19 attached below with added marks) that cooperates with the magnet assembly to generate a first force that is directed at an angle having an absolute value that is greater than zero degrees and less than approximately 45 degrees relative to the longitudinal axis of the actuator assembly inherently at least partially offset the resultant force at the actuator hub.



Claim 2, Wason further shows a second conductor region 190 that cooperates with the magnet assembly to generate a second force (Fig. 19 above) that is directed at an angle having an absolute value that is greater than zero degrees and less than approximately 45 degrees relative to the longitudinal axis of the actuator assembly.

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Claim 33, Wasson shows a second conductor region that interacts with the magnetic field inherently at least partially offset the resultant force at the actuator hub.

Claim 16, Wasson shows a disk drive including; a storage disk having a plurality of tracks; a data transducer; an actuator assembly that supports the data transducer over one of the tracks, the actuator assembly having a rotatable actuator hub and a longitudinal axis, the actuator hub being subjected to a resultant force that can cause track misregistration of the data transducer during movement of the actuator assembly; and a positioner coupled to the actuator assembly, the positioner moving the actuator assembly relative to the storage disk, the positioner including (i) a magnet assembly that generates a magnetic field, and (ii) a chosen conductor assembly having a first conductor region that is positioned at an angle having an absolute value of greater than approximately 45 degrees and less than 90 degrees relative to the longitudinal axis of the actuator assembly, the first conductor region interacting with the magnetic field to at least partially offset the resultant force at the actuator hub.

Claim 17, Wasson shows a chosen conductor assembly includes a second conductor region that is positioned at an angle having an absolute value of greater than approximately 45 degrees and less than 90 degrees relative to the longitudinal axis of the actuator assembly, the second conductor assembly interacting with the magnetic field to at least partially offset the resultant force at the actuator hub.

Claims 3, 29, and 34, the sum of the first force and the second force is inherently substantially equal to and directionally opposite the resultant force.

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Claims 4, 18, Wasson further shows that the first conductor region and the second conductor region are positioned symmetrically on opposite sides of the longitudinal axis of the actuator assembly.

Claims 5, 19, and 35, Wasson further shows that the magnet assembly includes a first magnet 192 and a second magnet 194, and wherein the first and second conductor regions are positioned directly between the first and second magnets.

Claims 9, 23, and 37, Wasson further shows that the conductor assembly includes (i) a first coil 188 that includes the first conductor region, and (ii) a spaced apart second coil 190 that includes the second conductor region.

Claims 10, 24, Wasson further shows that the first coil and the second coil are substantially symmetrical relative to the longitudinal axis of the actuator assembly.

Claims 11, 25, and 38, Wasson further shows that the magnet assembly includes a first magnet and a second magnet, and wherein the first and second conductor regions are positioned directly between the first and second magnets (Column 9, lines 14-19).

Claims 12, 13, 26, 27, and 42, Wasson shows a first conductor region and the second conductor region are positioned at an angle having an absolute value that is greater than approximately 60/70 degrees and less than 89/85 degrees relative to the longitudinal axis of the actuator assembly.

Claims 14, 28, 30, there still some region can be chosen as a first force is directed at an angle having an absolute value that is greater than one degree and less than approximately 30 degrees relative to the longitudinal axis of the actuator assembly, and the second force is directed at an angle having an absolute value that

is greater than one degree and less than approximately 30 degrees relative to the longitudinal axis of the actuator assembly.

Claims 15, 31, and 43, Wasson shows in claim 23, list two lines an inherent a control system that independently directs current to each of the conductor regions, thus being able to reverse the current in one coil.

Claim 44, the above described Wasson's device includes a method for positioning a data transducer in a disk drive, the method including the steps of: supporting the data transducer with an actuator assembly having a longitudinal axis; and positioning the actuator assembly utilizing a positioner that includes (i) a magnet assembly that generates a magnetic field, and (ii) a first conductor region that cooperates with the magnet assembly to generate a first force that is directed at an angle having an absolute value that is greater than zero degrees and less than approximately 45 degrees relative to the longitudinal axis of the actuator assembly.

Claims 45 and 46, the above described Wasson's device includes a method, which includes the steps: the step of positioning the actuator assembly includes utilizing a positioner that includes a second conductor region that cooperates with the magnet assembly to generate a second force that is directed at an angle having an absolute value that is greater than zero degrees and less than approximately 45 degrees relative to the longitudinal axis of the actuator assembly; the step of positioning the first conductor region and the second conductor region each at an angle having an absolute value of greater than approximately 45 degrees and less than 90 degrees relative to the longitudinal axis of the actuator assembly.

Claim 47, the above described Wasson's device includes a method for positioning a data transducer in a disk drive, the method including the steps of:

supporting the data transducer with an actuator assembly having a longitudinal axis; and positioning the actuator assembly utilizing a positioner that includes (i) a magnet assembly that generates a magnetic field, and (ii) a first conductor region that is positioned at an angle having an absolute value of greater than approximately 45 degrees and less than 90 degrees relative to the longitudinal axis of the actuator assembly.

Claim 48, the above described Wasson's device includes a method includes the step of positioning the actuator assembly includes the step of positioning a second conductor region at an angle having an absolute value of greater than approximately 45 degrees and less than 90 degrees relative to the longitudinal axis of the actuator assembly.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 6, 7, 20, 21, 39, 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wasson.

Claims 6, 7, 20, 21, 39, and 40; Wasson the detailed structure of the magnet seemliest for embodiment of Fig. 19; but shows in Fig. 10 that the first magnet 122 includes a first facing surface and a pair of outer regions (Column 9, lines 14-19), each outer region having a north pole (Fig. 10) on the first facing surface, connected by an inner region having an inherent south pole since a magnet always has a north pole

and a south pole, on the first facing surface, and wherein the second magnet 126 includes a second facing surface and a pair of outer regions, each outer region having a south pole on the second facing surface, connected by an inner region having a north pole on the second facing surface. Since these two embodiment are similar, one of ordinary skill in the art would have been reasonably expect that the magnet assembly in Fig. 19 should have the same structure as the embodiment in Fig. 10. And both show that at least one of the outer regions has a magnet width that is greater than a magnet width of the inner regions.

Conclusion

4. The prior art made of record in PTO-892 Form and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tianjie Chen whose telephone number is 571-272-7570. The examiner can normally be reached on 8:00-4:30, Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa Nguyen can be reached on 571-272-7579. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIANJIE CHEN /
PRIMARY EXAMPLES